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p.1

JUN 0 3 2008 Approved for use through 07/31/2006. OMB 0651-003 1 U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form						
Application No.:10/043071 First 1	Named Applicant:	Groz				
	nit: 3714		lication: Pending	9		
Tentative Participants: (1) Mark Nowotarski (agent) (2) M	arc Groz (applic	ant)				
(3) Matthew D. Hoel (examiner) (4) So	cott Jones (Sr. ex	aminer)				
Proposed Date of Interview: June 4, 2008		Proposed Time: 2:00 PM (AM/PM)				
Type of Interview Requested: (1) [] Telephonic (2) [x] Personal Exhibit To Be Shown or Demonstrated: [x If yes, provide brief description: Presentati View television interview of applicant regard	on of applicant's	[] NO personal notebo				
Issues To Be Discussed						
Issues Claims/		Discussed	Agreed	Not Agreed		
(Rej., Obj., etc) Fig. #s Pri (1) Review of applicant's personal notebook to contains additional evidence to support swear		[]	[]	[] ···		
(2) View television interview of applicant to dit provides evidence in support of non-obvious	etermine if	[]	[]	[]		
(3) Review expert declaration by T. Bakos reg disclosures in cited references.		[]	[]	[]		
(4) Discuss proposed amendment to overcome	112 rejection	[]	[]	[]		
[x] Continuation Sheet Attached						
Brief Description of Arguments to be Presen	nted:					
See Attached Sheet						
NOTE: This form should be completed by applicate (see MPEP § 713.01). This application will not be delayed from issue to interview. Therefore, applicant is advised to file as soon as possible.	ecause of applican	it's failure to su	bmit a written r	ecord of this		
Applicant/Applicant's Representative Signature		Exam	iner/SPE Signat	ture		
Typed/Printed Name of Applicant or Represent Mark Nowotarski	ative					
Registration Number, if applicable 47,828	· ———					

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

p.2

Applicant Initiated Interview Request Form (cont)				
Application No.:10/043,071	First Named Applic	eant: Groz		
Examiner: Matthew D. Hoel	Art Unit: 3714	Status of Application: Pending		

Items to be discussed.

The Examiner has indicated that the swear back of the Silva reference could be perfected if additional evidence were provided. Applicant will bring his personal notebook with entries from the critical period to review with the Examiner to determine if suitable evidence is provided therein.

The Examiner has indicated that he has not been able to view the television interview of the applicant submitted on DVD. Applicant will bring a laptop with the interview so that the Examiner may view it.

The Examiner has asserted that certain elements of the claimed invention can be found in the cited references. Applicant will provide expert declaration by Tom Bakos FSA MAAA on which elements are and are not found in references.

The Examiner has rejected claim 42 as being indefinite due to a conditional clause therein. Applicant will present a proposed amendment to overcome said rejection. The proposed amendment to step d of claim 42 is:

d) conducting said game such that there is an outcome of said game wherein said outcome may has the potential to comprise the designation of a portion of said tokens as winning tokens and said outcome may has the potential to additionally comprise the designation of at least one of said winning tokens as a large gaming prize winning token;